



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Laurent ROULLET, et al.

Attorney Docket No. Q68075

Appln. No.: 10/043,326

Group Art Unit: Unknown

Confirmation No.: 6676

Examiner: Unknown

Filed: January 14, 2002

For: A RELAY INCLUDING A MASS MEMORY FOR TEMPORARILY STORING
DIFFERED-TIME INFORMATION STREAMS

PRELIMINARY AMENDMENT

Commissioner for Patents
Washington, D.C. 20231

Sir:

Prior to examination, please amend the above-identified application as follows:

IN THE CLAIMS:

Please enter the following amended claims:

3. (Amended)A relay according to claim 1, wherein said mixer is adapted to choose
said waiting cells as a function of time scheduling rules.

5. (Amended)A method according to claim 4, further comprising a step of deleting a
stored information cell when it has been sent.

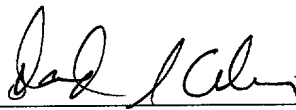
6. (Amended)A method according to claim 4, wherein in said waiting cells are
chosen as function of time scheduling rules.

PRELIMINARY AMENDMENT
U.S. Appln. No. 10/043,326

REMARKS

Entry and consideration of this Amendment is respectfully requested.

Respectfully submitted,



David J. Cushing
Registration No. 28,703

SUGHRUE MION, PLLC
2100 Pennsylvania Avenue, N.W.
Washington, D.C. 20037-3213
Telephone: (202) 293-7060
Facsimile: (202) 293-7860

Date: March 8, 2002

APPENDIX

VERSION WITH MARKINGS TO SHOW CHANGES MADE

IN THE CLAIMS:

The claims are amended as follows:

3. ~~(Amended)~~A relay according to ~~either preceding claim~~claim 1, wherein said mixer is adapted to choose said waiting cells as a function of time scheduling rules.
5. ~~(Amended)~~A method according to ~~the preceding claim~~claim 4, further comprising a step of deleting a stored information cell when it has been sent.
6. ~~(Amended)~~A method according to ~~either claim 4 or claim 5~~claim 4, wherein in said waiting cells are chosen as function of time scheduling rules.